1	LOUIS A. LEONE, ESQ. (CSB #099874) KATHERINE A. ALBERTS, ESQ. (CSB #212825)	
2	STUBBS & LEONE	
3	2175 N. California Blvd., Suite 900	
4	Walnut Creek, CA 94596 Telephone: (925) 974-8600	
5	Facsimile: (925) 974-8601	
6	Attorneys for Defendants	DISTRICT
7	SAN RAMON VALLEY UNIFIED SCHOOL DISTRICT, BOARD OF TRUSTEES OF THE SAN RAMON VALLEY	
8	UNIFIED SCHOOL DISTRICT, ROBERT KESSLER,	
9	JOAN BUCHANAN, NANCY PETSUCH, BILL CLARKSON, PAUL GARDNER and GREG MARVEL	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	K.C., by and through Erica C., her guarding A.A., by and through Stacey A.,	Case No.: C05 4077 MMC
14	her guardian, M.C., by and through Laurie	STIPULATION EXTENDING TIME FOR
15	C., her guardian, K.F., by and through Sheree F., her guardian, each one	DEFENDANT SAN RAMON VALLEY
	individually and on behalf of all other	UNIFIED SCHOOL DISTRICT TO RESPOND TO COMPLAINT
16	similarly situated children, and the	RESPOND TO COMPLAINT
17	AMERICAN DIABETES ASSOCIATION, j an organization,	
18		Honorable Maxine M. Chesney
19	Plaintiffs,	
20	vs.)	
21	SAN RAMON VALLEY UNIFIED SCHOOL) DISTRICT, et al.	
22	Defendants.	
24	WHEREAS the parties in this action ("Action") have and continue to participate in	
25	voluntary mediation in a good faith effort to achieve an informal resolution of the Action	
26	WHEREAS the Plaintiffs originally agreed to stay defendants San Ramon Valley	
27	Unified School District, Board of Trustees of San Ramon Valley Unified School District,	
28	Robert Kessler, Joan Buchanan, Nancy Petsuch, Bill Clarkson, Paul Gardner and Greg	
	<i>i</i> I	

Marvel's (collectively "District") obligation to respond to the Complaint in this Action in an effort facilitate mediation and settlement;

WHEREAS on March 16, 2006, Plaintiffs notified the District that the stay was lifted and the District had 15 days to file a responsive pleading;

WHEREAS on March 31, 2006 in light of renewed settlement negotiations, the parties agreed to extend the time for the District to file its responsive pleading to April 21, 2006;

WHEREAS settlement negotiations are still ongoing and will not come to a conclusion by April 21, 2006, and the parties have agreed to again extend the time for the District to file its responsive pleading in the interest of maximizing the possibility of an informal settlement of this dispute;

NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs and the District, by and through their respective undersigned counsel, that the District will have until May 19, 2006 to file their responsive pleading to the Complaint.

DATED: April <u>/</u>8, 2006

REED SMITH LLP

By fama ware

Jám∉s M. Wood

Attørneys for Plaintiffs

amaľ

DISABILITY RIGHTS EDUCATION AND DEFENSE FUND, INC.
Arlene Mayerson
Larisa Cummings
Attorneys for Plaintiffs

/////

/////

||/////

Dated: April <u>20</u>, 2006

STUBBS & LEONE

KATHERINE A. ALBERTS, ESQ.
Attorney for Defendants
SAN RAMON VALLEY UNIFIED SCHOOL
DISTRICT, BOARD OF TRUSTEES OF THE
SAN RAMON VALLEY UNIFIED SCHOOL
DISTRICT, ROBERT KESSLER, JOAN
BUCHANAN, NANCY PETSUCH, BILL
CLARKSON, PAUL GARDNER and GREG
MARVEL

Dated: April 21, 2006

